

205—8.2 (906) Parole and work release eligibility.

8.2(1) *Mandatory sentences.* The board shall not grant parole to an inmate serving a mandatory minimum sentence. The board shall not grant work release to an inmate serving a mandatory minimum sentence unless the inmate is within six months of completing the mandatory minimum portion of the sentence. A parole or work release granted contrary to this rule shall be rescinded. Mandatory sentences are as follows:

- a.* A life sentence imposed for conviction of a Class “A” felony pursuant to Iowa Code section 902.1;
- b.* A mandatory minimum sentence imposed for use of a firearm pursuant to Iowa Code section 902.7;
- c.* A mandatory minimum sentence imposed for violation of uniform controlled substance provisions pursuant to Iowa Code section 124.406 or 124.413;
- d.* A mandatory minimum sentence imposed for being an habitual offender pursuant to Iowa Code section 902.8;
- e.* A mandatory minimum sentence imposed for a prior forcible felony pursuant to Iowa Code section 902.11.

8.2(2) *Parole and work release while on patient status.* Generally, the board will not grant parole or work release to an inmate on patient status.

8.2(3) *Parole to detainer.* The board may grant parole to an inmate against whom a detainer has been placed by another state. Generally, the board will not parole an inmate to a detainer that is solely for prosecution.

8.2(4) *Parole to other states.* The board may grant parole to another state pursuant to the provisions of the interstate parole and probation compact set forth in Iowa Code chapter 907A.